	$_{ m I,}$ Tammy Bı	rown	, being	of legal age and under	no legal disability, her	reby declare as			
follow	s:				3	•			
1.	· ———		, was b	orn on PII -1978	and currently r	eside in the			
	State of Texa	as	·						
2.	I have retained Jim Onder, and the law firm of OnderLaw to represent me in my claims that exposure to Johnson & Johnson talcum powder products caused me, Tammy Brown to develop ovarian or gynecological cancer ("Talc Claims").								
3.	OnderLaw has advised me regarding the terms of the currently proposed Prepackaged Chapter 11 Plan of Reorganization of the Debtor (the "Plan"), which proposes to resolve my Talc Claims, as well as those of other current and future talc claimants, through Chapter 11 Bankruptcy.								
4.	As reflected in my Ballot for Talc Claims, which is attached as Exhibit A to this Declaration, I voted in favor of the Plan, which my counsel at OnderLaw submitted on my behalf.								
5.	I have since learned that BEASLEY ALLEN								
	also attempted to cast a vote on my behalf, and made the representation that I had voted <i>against</i> the Plan. This is not accurate.								
6.	BEASLEY ALLEN								
	is not my chosen counsel and does not represent me regarding Talc Claims. OnderLaw is my counsel of choice.								
7.	I have no recollection of ever receiving any direct contact from BEASLEY ALLEN								
	regarding the Plan, or asking me how I would like to vote. I never directed BEASLEY ALLEN								
	to cast a ballot on my behalf against the Plan, which I support.								
8.	I support the Plan, and the vote cast by BEASLEY ALLEN								
	without my consent does not reflect my wishes.								
	I declare, under penalty of perjury, and under the laws of the State of Texas and the								
United				and correct to the best of					
Execu	ted this 6	day of_ September	_, 2024	, at Bedford To	exas <u>.</u>				
		(month)	(year)	(city, s	state)				
				2024-0	ed at: 09-06 09:52:04				
				Tammy Brown		_			
						_			

to REJECT / Against the Plan



BALLOT FOR TALC CLAIMS - VOTING ON PREPACKAGED CHAPTER 11 PLAN OF REORGANIZATION OF THE DEBTOR

This Ballot may be completed by the claimant or their authorized representative.

CaseID: 2021004887				
Date: 06/28/2024				
Who are you filling out this ball Yourself (Injured Party)	ot for? (please select one	e)		
O On Behalf of a Loved One	(Personal Representativ	e)		
Representative Information (I	f Applicable)			
First Name:	Middle Initial:	Last Name: _		Suffix:
Street Address:				
Street Address 2:				
City:	State:		Zip:	
Phone #:	E-mail Ad	ldress:		
Relationship to Talcum Powder				
Spouse □	Legal Guardian		Executor of Estate	
Child □	Parent	□ Su	ccessor in Interest \square	
Administrator of Estate □	Sibling		Other □	
If other, please specify type of re	elationship:			
Injured Party Information				
First Name: Tammy	Middle Initial: R	Last Name:	Brown	Suffix:
Street Address: PII				
Street Address 2:				
City: PII	State: PII		Zip: 	PII
Phone #: PII	E-mail Ad	ldress:	PII	
Date of Birth: PII /1978	Social Security #: Pl	I 9641		
Vote on the Plan:				
The undersigned, as a holder of votes: (please select one) • to ACCEPT / In Favor of the content of the conten		nal Injury Claii	m (or their authorize	ed representative)

Disease/Use Question:

What disease type is your / the claimant's Channeled Talc Personal Injury Claim based upon? (please select one)

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Ovarian Cancer

O Gynecological Cancer

O Other disease excluding Mesothelioma and Lung Cancer

If other, please specify:

Is your / the claimant's Channeled Talc Personal Injury Claim supported by a diagnosis of the disease type identified in response to the question above? (please select one)

Yes

O No

Did the individual with the asserted disease used J&J talcum powder on her own perineal area after puberty for a minimum of four consecutive years? (please select one)

Yes

O No

By signing this Ballot and Power of Attorney (POA), the undersigned, as the holder of a Channeled Talc Personal Injury Claim (or their authorized representative), certifies, under penalty of perjury, pursuant to 28 U.S.C. § 1746, that the following statements are true and correct:

- I have been provided with a copy of the Disclosure Statement with all exhibits, including the Plan with its exhibits, and two letters—one from LLT and one from the AHC of Supporting Counsel—urging claimants to vote to ACCEPT / in favor of the Plan.
- I have a reasonable belief that I am / the claimant is the holder of a Channeled Talc Personal Injury Claim in Class 4 under the Plan as of the Voting Record Date.
- I have a reasonable belief that the information I have provided in this Ballot is accurate, including, without limitation, the responses set forth to the Disease/Use Questions.
- I acknowledge that a vote to accept the Plan constitutes acceptance of my / the claimant's treatment as a holder of a Channeled Talc Personal Injury Claim.
- I have full power and authority to vote to ACCEPT / in favor of or to REJECT /against the Plan in my capacity as either the claimant or their authorized representative.
- I hereby grant to OnderLaw, LLC authority to take all actions necessary to cast my vote on the Plan including, without limitation, the authority to include my vote as part of a master ballot.
- I also do hereby grant a limited and specific power of attorney to OnderLaw, LLC, to act as Attorney, in fact, on my behalf, with the full power and authority to prepare a ballot and vote on my behalf to accept or reject any bankruptcy plan applicable to my claim, and/or to include me as part of a master ballot.

Print your name below:								
Tammy Brown								
In testimony to the above, sign below:								
Signed at: 2024 06 28 20:50:57								